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1	Page 1	1		TNDEV	Page 3
1	UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	1		INDEX	
2	CIVIL ACTION NO: 1:22-cv-4447-JSR	2	WITNESS	EXAMINATION BY	PAGE
3			JAMI SINGER	MS. CATERINE	4, 34
	FARAH JEAN FRANCOIS, :	3		MR. GOODMAN	15, 35
4	Plaintiff, :	4			
_	vs. :	5			
5	TATAMAN ALIMA ADALID II A 4/k/-	6		EXHIBITS	
6	VICTORY AUTO GROUP, LLC, d/b/a : VICTORY SPARTAN AUTO GROUP, :	7	NUMBER	DESCRIPTION	PAGE
"	LLC, d/b/a VICTORY MITSUBISHI, :	,		DESCRIPTION	FAGE
7	STAVROS ORSARIS, YESSICA :		NO EXHIBITS		
	VALLEJO, DAVID PEREZ, DIANE :	8	MARKED		
8	ARGYROPOULOS and PHILIP :	9			
	ARGYROPOULOS, :	10			
9	Defendants. :	11			
10		12			
11	Remote Deposition of JAMI SINGER taken in the	13			
12	above-mentioned matter before Michelle Gruendel, a				
13	Certified Court Reporter and Notary Public of the	14			
14	State of New Jersey, taken remotely via Zoom on	15			
15	December 13, 2022 commencing at 3:35 p.m.	16			
16		17			
17 18		18			
19		19			
20		20			
21		21			
22	ESQUIRE DEPOSITION SOLUTIONS				
	1384 Broadway, 22nd Floor	22			
23	New York, New York 10018	23			
24	212-687-8010	24			
25		25			
	Daga 2				Dogg 4
1	Page 2 APPEARANCES: (VIA ZOOM)	1	IAMI SINGER	having been first duly sv	Page 4
2	LAW OFFICE OF AHMAD KESHAVARZ	,		-	worn according
	BY: EMMA CATERINE, ESQ.		to law, testified		
3	16 Court Street, Suite 2600	3	DIRECT EXAM	INATION BY MS. CATE	:RINE:
4	Brooklyn, New York 11241 917-945-9848	4	Q. All right. I	Miss Singer, where do y	ou reside?
1 4	E-MAIL: Emma@newyorkconsumerattorney.com	5	A. Brooklyn,	New York.	
5	For the Plaintiff, Farah Jean Francois	6	O Okay Wh	nat is your phone numbe	2r?
6		7	A. 347-401-4		
_	NICHOLAS GOODMAN & ASSOCIATES, PLLC				
7	BY: NICHOLAS GOODMAN, ESQ. 333 Park Avenue S	8		is your e-mail address?	
8	New York, New York 10010	9	A. JamiSinge	er@gmail.com.	
	212-227-9003	10	Q. Okay. W	hat do you know about t	the Victory
9	E-MAIL: NGoodman@NGoodmanlaw.com	11	-	ership in the Bronx?	,
1	For the Defendants, Victory Auto Group, LLC,				
10	d/b/a Victory Spartan Auto Group, LLC, d/b/a	12		OODMAN: Object to for	
11	Victory Mitsubishi	13	_	phout the deposition Mr.	
1 **	ALSO PRESENT: (VIA ZOOM)	14	going to be r	night be making some o	bjections,
12		15	like objection to	o form. You're still requi	red to
	ROBERT CALVERT, NEW YORK NOTARY	16	=	estion even after he mak	
13	NAMES ADDRESS DE DOC			Such even alter he illan	103 H 1036
14	AHMAD KESHAVARZ, ESQ.	17	objections.		
15		18	A. Okay.		
16		19	l didn't kno	w where I didn't know	of them
17		20	at all until until	Emanuel LaForest ask	ed me. can
18					
19		21	=	al when you're there, wh	
20		22	to see if I could	I get the car under you a	as a as
1 41		23	you as my co-s	signer.	
2.2			•		
22 23		24	Q. Okav. Ha	ave you ever been to the	e dealership
			-	ave you ever been to the	e dealership
23		24 25	Q. Okay. Hain person?	ave you ever been to the	e dealership



Page 5

A. No.

1

- Q. Okay. Did you have a car on May 30th, 2020? 2
- 3 A. What do you mean?
- Q. Did you own or lease a car in May, on 4
- 5 May 30th of 2020?
- 6 A. No.
- 7 Q. Were you interested in buying a car around
- 8 that time?
- A. No. 9
- 10 Q. Okay. Do you know Farah Jean Francois?
- 11
- Q. How do you know Emanuel LaForest? 12
- 13 A. We used to date.
- 14 Q. And around when did you date?
- A. 2016 and we became friends. 15
- 16 Q. And when did Mr. LaForest ask you -- around
- 17 when did Mr. LaForest ask you if he could use your
- 18 Social Security number?
- 19 A. In May, 2020.
- 20 Q. And did he -- how did he ask you that? Was
- 21 it over a phone call? Was it through text message?
- 22 A. Text message.
- 23 Q. Text message.
- 24 Do you still have those text messages?
- 25 A. No.

Q. Okay. When he texted you asking for your

- Social Security number, do you know if he was
- already at the dealership or was this before he
- went to the dealership?
- A. He, he was actually sitting down with the
- guy, the -- to do the financing.
 - Q. Okay. And did he tell you that over text
- message or did he tell you that later?
- 9 A. Text messages.
- Q. Okay. Did he ask you for your driver's 10
- 11 license in addition to your Social Security number?
- 12 A. Yes.
- 13 Q. Okay. And after you provided the driver's
- 14 license and Social Security number to him did he
- 15 tell you if he was able to get the car?
- 16 A. He told me --
- 17 MR. GOODMAN: Objection to form.
- A. He told me that I wasn't able to do it with
- 19 him and that was the last thing I heard.
- 20 Q. Okay. Were you employed on May 30th, 2020?
- 21 A. Yes.
- 22 Q. And what were you doing at that time for
- 23 work?
- 24 A. I worked for Northwell Health.
- 25 Q. And what did you do for Northwell Health?

Page 6

- Q. Okay. And prior to him asking you for your
- 2 Social Security number had he talked to you about
- 3 getting a car?
- A. He did, and he said he was trying to get it
- 5 under his name and nobody -- and not anybody else.
- 6 I said --
- 7 (Technical interruption. The court reporter
- 8 seeks clarification.)
- 9 A. What was I saying? He was trying to get the
- 10 car under his name and not put it under anybody
- else's Social and he just asked if he could use
- 12 mine and just do a co-signer on the, on the car.
- Q. Was that the first time he had ever asked you 13
- 14 to co-sign on something or had he asked you to do
- 15 that ever before?
- 16 A. He asked me before, but I went with him to go
- 17 get the car.
- 18 Q. I see. And what dealership was that, if you
- 19 remember?
- 20 A. Major World.
- 21 Q. Major World in Queens?
- 22 A. Yes.
- 23 Q. And around when did you go to Major World
- 24 with him?
- A. I would say, like, March, 2019.

Page 8 A. I'm in the billing -- the revenue cycle, so I

- verify insurances and authorizations for patients. Q. And around this time on May 30th, 2020 did 3
- you ever work on Saturdays?
- 5
- 6 Q. Okay. And I think I may have asked this
- 7 before, but have you ever been inside the Victory
- Mitsubishi dealership, even if you were just there
- with a friend, for example, who was buying a
- 10 vehicle and you weren't buying a vehicle?
- 11 A. No, have not.
- 12 Q. Okay. Do you know a woman named Yessica
- 13 Vallejo?
- 14 A. No.
- 15 Q. In the year 2020 did you attempt to purchase
- 16 any cars for yourself or co-signing for another
- person besides what we talked about with Emanuel
- 18 LaForest?
- 19 A. No.
- 20 Q. What were you doing on the morning of
- May 30th, 2020? 21
- 22 A. I was with my family.
- 23 Q. And is your family in Brooklyn?
- 24 A. Yes, and Long Island.
- 25 Q. Okay. Do you remember if you were in



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Page 11

1	Brookly	n or	Long	Island	on	May	30th?
	DIOUNI	/11 01	LONG	isiaiia	OII	IVICIY	001111

- 2 A. No, I don't.
- 3 Q. That's fine. It is a long time ago, I
- 4 understand.
- 5 Generally on Saturdays during this time
- 6 period, May 30th, 2020, you know, this is right
- 7 after the pandemic started, what were you doing on
- 8 Saturdays at that time, generally speaking?
- 9 A. We just started getting my family together
- 10 and we were just hanging out inside the house,
- 11 probably. I'm not too sure, but I do have pictures
- 12 of my family, me with them, so that's how I know.
- 13 Q. I see. So you have pictures dated from
- 14 May 30th, around that time?
- 15 A. Yes.
- 16 Q. Okay. And do you remember what you were
- 17 doing specifically that day? Was it just hanging
- 18 out?
- 19 A. I was with my nieces and my nephews, so when
- 20 I'm with my nieces and my nephews I'm only with
- 21 them. Like, I don't leave. I don't run out of the
- 22 house to leave them in the house. I just hang out
- 23 with them, cause I'm the cool aunt, the fun aunt.
- 24 Q. How many nieces and nephews do you have?
- 25 A. Quite a few.

- Page 9 1 Q. A few days after he was arrested?
 - 2 A. I didn't until a few days after.
 - 3 Q. And was he the one who told you about it?
 - 4 A. He just told me there was an issue with the
 - 5 car that he just got and that's all he said.
 - 6 Q. Okay. And when did you find out about this
 - 7 lawsuit?
 - 8 A. The day your office called me.
 - 9 Q. I see.
 - 10 MR. GOODMAN: For the record, can the
 - 11 record reflect Mr. Keshavarz just waved, made some
 - 12 kind of waving gesture like that with the -- and
 - 13 smiled. I'm not sure what the meaning is, but I'd
 - 14 just like that --
 - 15 MR. KESHAVARZ: Do you remember who you
 - 16 spoke with?
 - 17 THE WITNESS: You.
 - 18 MR. GOODMAN: Let's have one attorney
 - 19 ask the questions.
 - 20 MR. KESHAVARZ: All right.
 - 21 MR. GOODMAN: Now he's laughing
 - 22 uproariously.
 - 23 MR. KESHAVARZ: Mystery solved. Thanks.
 - 24 Q. So the day that Mr. LaForest texted you
 - 25 saying -- asking if he could use your Social

Page 10

- 1 Q. So were you with them the whole day on
- 2 May 30th?
- 3 A. Yes.
- 4 Q. Did you have dinner with them?
- 5 A. Yes.
- 6 Q. Do you remember what you had for dinner?
- 7 A. No.
- 8 MR. GOODMAN: Objection. Come on.
- 9 Q. And on the night of May 30th, 2020 were you
- 10 at your own home? Were you at a family member's
- 11 home? Do you remember?
- 12 A. Either my home or a family member's home. I
- 13 don't remember.
- 14 Q. Okay. When did you learn that Mr. LaForest
- 15 had purchased a vehicle from Victory Mitsubishi?
- 16 A. I had no idea.
- 17 Q. In the year 2020 did you ever see Mr.
- 18 LaForest driving a vehicle?
- 19 A. No.
- 20 Q. Did you see Mr. LaForest at all in person in
- 21 the year 2020?
- 22 A. No.
- 23 Q. Did you know that Mr. LaForest was arrested
- 24 in connection to the purchase of this vehicle?
- 25 A. I didn't until a few days later.

Page 12 1 Security number and driver's license to purchase a

- 2 vehicle, you said that was in May of 2020, correct?
- 3 A. Yes.
- 4 Q. And did you respond to him on the same day
- 5 with your Social Security number and a picture of
- 6 your driver's license?
- 7 A. Yes.
- 8 Q. Okay. Did Mr. LaForest ever mention trying
- 9 to purchase a vehicle with your Social Security
- 10 number and driver's license in September of 2020?
- 11 A. No.
- 12 Q. All right. I am going to attempt to share
- 13 the screen now. Everyone wish me luck because I am
- 14 very technologically inept.
- 15 Miss Singer, can you see what's on the screen
- 16 right now?
- 17 A. Yes.
- 18 Q. Okay. My first question is, do you recognize
- 19 this phone number, starting with 347?
- 20 A. Maybe it was one of the text free apps I
- 21 used. Maybe I did. I don't remember.
- 22 Q. Okay. If you don't, if you don't know,
- 23 that's fine. Just -- we don't want you to guess at
- 24 anything. Just say what you know.
- 25 A. All right.



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Page 13

- Q. And I can zoom in more if you would like me
- 2 to, but is this a picture of your driver's license
- 3 on the screen?
- 4 A. Yes.
- 5 Q. Okay. And this number right here ending with

Redacted

, is that your Social Security number?

A. Correct.

- 8 MS. CATERINE: Okay. I would just like
- $9\,\,$ to reflect for the record that I was showing the
- 10 witness Exhibit 25, Bates stamped Defendants 70
- 11 through 72.
- 12 Q. Let's see if I could figure out how to do
- 13 this.
- 14 Okay. Miss Singer, has Victory Mitsubishi
- 15 ever contacted you by phone for any reason?
- 16 A. No.
- 17 Q. Has Victory Mitsubishi ever contacted you by
- 18 e-mail for any reason?
- 19 A. No.
- 20 Q. Have you ever received any letters from
- 21 Victory Mitsubishi?
- 22 A. No.
- 23 Q. And you said that you went to Major World
- 24 in -- with Mr. LaForest in March of 2019?
- 25 A. Yes.

- 1 A. Yes.
- 2 Q. Isee.
- 3 MS. CATERINE: Okay. I don't have any
- 4 more questions for this witness. Mr. Goodman, do
- 5 you have any questions now?
 - MR. GOODMAN: Yeah, I do.
- 7 CROSS EXAMINATION BY MR. GOODMAN:
- 8 Q. Good afternoon, Miss Singer. Again, my name
- 9 is Nicholas Goodman and I do represent the
- 10 defendants in the case that Farah Jean Francois
- 11 brought against them, the reason you're here today.
- 12 You said at the beginning of your testimony
- 13 you reside in Brooklyn, New York. Could you give
- 4 us your street address, please?
- 15 A. REDACTED
- 16 Q. Okay. How long have you lived at that
- 17 address?
- 18 A. 31 years.
- 19 Q. Okay. And what is your date of birth?
- 20 A REDACTED
- 21 Q. Okay. Thank you.
- 22 You gave a phone number, that was
- 23 347-301-4158. Did I get that correct?
- 24 A. No. It's 347-401-4158.
- 25 Q. Okay. Glad I asked.

Page 14

- Q. Did you go to any other car dealerships with
- 2 Mr. LaForest?
- 3 A. No.
- 4 Q. And do you remember what day it was in May of
- 5 2020 that you texted with Mr. LaForest?
- 6 A. I'm not too sure what day.
- 7 Q. Do you remember what day of the week it was?
- 8 A. No
- 9 Q. Do you remember if it was towards the end of
- 10 the month or towards the beginning of the month?
- 11 A. I'm not too sure.
- 12 Q. Okay. And you said you were with your
- 13 nephews and nieces on May 30th, 2020, correct?
- 14 A. Yes.
- 15 Q. Were you babysitting them or were you with
- 16 more family members? What was it? I'm sorry.
- 17 A. I was with more family members.
- 18 Q. I see. Do you still have those pictures from
- 19 May 30th of 2020?
- 20 A. Yes.
- 21 Q. Okay. Could you provide those pictures to
- 22 us?
- 23 A. Sure, but I'm not in them. It's just
- 24 pictures of my nieces and nephews that I took.
- 25 Q. I see. Taken with your phone?

- Page 16
 Is that the same number that you used --
- 2 strike that.
- Is that a cell phone number, I assume?
- 4 A. Yes.

3

- 5 Q. Is that the same number you were using in May
- 6 of 2020?
- 7 A. Yes.
- 8 Q. And who is your cell phone provider? Who is
- 9 it today?
- 10 A. Verizon.
- 11 Q. And who was it in May of 2020? I'm sorry.
- 12 A. Verizon.
- 13 Q. Yeah. You break up sometimes. Sorry about
- 14 that.
- 15 Do you have the same actual phone, the same
- 16 piece of hardware today that you had in May of
- 17 2020?
- 18 A. No.
- 19 Q. Okay. What happened to that phone that you
- 20 did have in May of 2020?
- 21 A. I got a new phone.
- 22 Q. All right. Now, you testified about some
- 23 pictures that you have of your nieces from May 30th
- 24 of 2020. Are they -- and you said they're on your
- 25 phone. They're on your current phone; is that



Page 17

JAMI SINGER FRANCOIS vs VAG December 13, 2022 17-20

Page 19

correct? 1

A. Yes. 2

3

MS. CATERINE: Objection to form.

4 Q. Okay. So they transferred over from your old

phone to the -- they were taken -- strike that.

Those pictures were taken on your cell phone, 6

7 correct?

8 A. Yes, and it was saved to my Google drive, my

9 Google photos, and that's why I still have it.

Q. Okay. So when Miss Caterine asked you 10

11 questions about May 30th of 2020, you already knew

12 that you had pictures from that exact date,

13 correct?

14 A. Yes.

15 Q. So you must have looked for them before

16 today, correct?

17 A. Yes.

Q. And is that something that Miss Caterine or 18

19 Mr. Keshavarz asked you to do?

20 A. No.

21 Q. How did you come about looking for those

22 photographs before today's deposition?

23 A. I was looking for photos of my cousin who

24 recently passed away in March of 2020.

25 Q. Okay. And how did you come to find those 1 Q. Okay.

A. -- almost every single weekend. 2

3 Q. Okay. But somehow you were fixated on the

4 May 30th in this deposition, right?

5 A. I guess, but no.

Q. That's not something that Mr. Keshavarz ever 6

7 suggested to you, right?

8 A. No.

9 Q. Is that what you're saying?

10 A. Yes.

11 Q. When is the first time you spoke to Mr.

12 Keshavarz?

13 A. The week he called me to see if I could do

14 this, do this deposition.

15 Q. When was that?

16 A. Two weeks ago, I believe.

17 Q. Okay.

18 A. I'm not -- I don't really remember.

19 Q. And tell me about that conversation. What

20 did he say to you? What did you say to him?

21 A. He was just asking me if I ever went down to

22 the dealership, if I gave Emanuel LaForest the okay

to use my Social and, my Social Security number and

24 my driver's license and I said yes and then he --

25 and then that was it.

Page 18

1 exact photos on that exact day, May 30th of 2020?

2 A. Because I was looking at the videos for my

3 nieces and nephews that they made.

Q. Okay. So before -- you also testified that

5 you don't know the day that Mr. LaForest texted you

6 about your Social Security number and your driver's

7 license, right?

8 A. Correct.

9 Q. So you don't know if that was May 30th or

10 not, correct?

11 MS. CATERINE: Objection to form.

12 Q. I'm sorry. What was the answer?

13 A. Correct.

Q. And you don't know if that was a Saturday or 14

15 any other day of the week, correct?

16 MS. CATERINE: Objection to form.

17 Q. What was the answer?

18 A. Correct.

19 Q. But somehow at this deposition you knew

20 exactly what you were doing on May 30th of 2020,

21 right?

22 MS. CATERINE: Objection to form.

23 Q. You can answer.

24 A. When my cousin passed away I spent time with

25 my nieces and my nephews and my family --

Page 20 Q. Okay. That's the whole conversation you had

2 with him?

3 A. And how do I know Emanuel LaForest. That was

4 it.

5 Q. Okay. Did he ever suggest the date of

6 May 30th, 2020?

7 A. No.

8 Q. He never said that day?

9 A. No.

10 Q. Okay.

11 A. I only know that because of the Credit Karma

12 thing that was on my -- when I looked at my Credit

Karma, that's when I saw the credit run.

14 Q. Okay. When you say he asked you about

15 whether you had given your Social Security number

and driver's license to Emanuel LaForest, you said

17 you had, correct?

18 A. Yes.

24

19 Q. And you were okay with that, you gave Emanuel

20 LaForest your permission to use your Social

21 Security number and driver's license, correct?

22 MS. CATERINE: Objection --

23

A. Correct.

MS. CATERINE: -- to form.

Q. Again, for some reason when you speak Emma



December 13, 2022 21–24

Page 23

Page 21

- 1 steps over the witness. Was the answer yes?
- 2 A. Yes.
- 3 Q. Okay. So you were willing to co-sign the
- 4 loan with Mr. LaForest in May of 2020 for the
- 5 purchase of the vehicle, correct?
- 6 A. Correct.
- 7 Q. And you, in fact, had previously done that at
- 8 Major World in 2019, I believe you said?
- 9 A. Yes. I went with him.
- 10 Q. Right. And you -- were you a co-signer on
- 11 the vehicle loan, on the financing for the vehicle
- 12 that was the purchased at Major World?
- 13 MS. CATERINE: Objection to form.
- 14 Q. Okay. That's what's happening. I don't know
- 15 what the problem is, but go ahead.
- 16 A. Yes.
- 17 Q. Are you still obligated for payments on that
- 18 loan?
- 19 A. No.
- 20 Q. What happened to that loan?
- 21 A. From what he told me was that they -- he
- 22 traded in that car.
- 23 Q. Okay. When did he tell you that?
- 24 A. In the Summertime of 2019.
- 25 Q. Okay. And what bank or financial institution

- 1 A. Just friends. Just friends.
- 2 Q. Just friends or best friends?
- 3 A. Just, J-U-S-T.
- 4 Q. Just friends, okay.
- 5 Where does he live now?
- 6 A. I don't know.
- 7 Q. Okay. What's his phone number today?
- 8 A. I would have to look in my phone for that.
 - Q. Yeah. Could you do that, please?
- 10 A. It is 718-213-0288.
 - MS. CATERINE: Could we just have the
- 12 record reflect that she was reading that from her
- 13 phone, please?
- 14 Q. Okay. When is the last time you saw Mr.
- 15 LaForest in person?
- 16 A. 2021.

9

11

- 17 Q. What month in 21?
- 18 A. I don't remember.
- 19 Q. Okay. When is the last time you spoke with
- 20 Mr. LaForest?
- 21 A. I would say I just spoke to him yesterday and
- 22 then before that a few times here and there.
- 23 Q. What did you speak to him about yesterday?
- 24 A. How's his job going and just to check-up on
- 25 him.

Page 22

- 1 financed that purchase of that vehicle?
- 2 A. I believe Credit -- Capital One.
- 3 Q. Okay. Did you ever receive any
- 4 correspondence or documentation from Capital One
- 5 about that loan?
- 6 A. I don't remember.
- 7 Q. Okay. Did you ever get anything from Capital
- 8 One that said the loan was terminated or rescinded
- 9 or paid off?
- 10 A. I don't remember.
- 11 Q. Okay. And you mentioned that -- strike that.
- 12 Other than the conversation you told us about
- 13 with Mr. Keshavarz did you have any other
- 14 conversations with him?
- 15 A. No.
- 16 Q. When is the first time you spoke to Miss
- 17 Caterine?
- 18 A. Today.
- 19 Q. Okay. Did you speak to anyone else from
- 20 their office, Law Office of Ahmad Keshavarz?
- 21 A. No.
- 22 Q. All right. Could you tell us now, what is
- 23 your present relationship with Emanuel LaForest?
- 24 A. Just friends.
- 25 Q. Best friends, okay.

Page 24 Q. Okay. Is it your testimony you haven't

- 2 spoken to him about this case?
- 3 A. No.
- 4 Q. He never brought that up, right?
- 5 A. No.
- 6 Q. Okay. Are you aware of Mr. LaForest's
- 7 criminal convictions?
- 8 MS. CATERINE: Objection to form.
- 9 A. No.
- 10 Q. You know he's been convicted of crimes,
- 11 correct?
- 12 MS. CATERINE: Objection to form.
- 13 A. When we first started dating he was in jail
- 14 but that was about it. That's all I know.
- 15 Q. When did he get out of jail?
- 16 A. April, 2017.
- 17 Q. How did it come about that you began dating
- 18 him while he was in jail?
- 19 MS. CATERINE: Objection to form.
- 20 A. He wasn't in jail when we started dating. He
- 21 was out of jail when we started dating and then he
- 22 ended up going to jail.
- 23 Q. Okay. How long was he in jail?
- 24 A. From December to April.
- 25 Q. Okay. Do you know why he was in jail?



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Page 28

1 A. No.

- 2 Q. Okay. So you said -- you used the term
- 3 dating at various points. Did there come a point
- 4 when you stopped dating Mr. LaForest and became
- 5 just friends?
- 6 A. Yes. In December, 2018.
- 7 Q. Okay. So when you co-signed the loan with
- 8 him at Major World you were just friends, correct?
- 9 A. Yes.
- 10 Q. I didn't hear an answer.
- 11 A. Yes.
- 12 Q. Okay. Now, did you ever -- when you were
- 13 dating did you ever live together with Mr.
- 14 LaForest?
- 15 A. No.
- 16 Q. Did you ever visit him at his address on
- 17 Farragut Road in Brooklyn?
- 18 A. Yes.
- 19 Q. How many times did you visit there?
- 20 A. While we were dating?
- 21 Q. Yes.
- 22 A. All the time.
- 23 Q. Okay. Did you sleep over there? Spend the
- 24 night there?
- 25 A. Like twice.

Page 25

1

Page 27
MS. CATERINE: Objection to form.

- 2 Q. -- of 2020?
- 3 A. Correct. I was never told.
- 4 Q. Okay. Did he ever -- did you ever get a ride
- 5 in his BMW vehicle?
- 6 A. No. No.
- 7 Q. Okay. And then he later told you, you said,
- 8 correct me if I'm wrong, that there had been a
- 9 problem with the vehicle and he had been arrested,
- 10 correct?
- 11 MS. CATERINE: Objection to form.
- 12 A. No. He didn't tell me anything to it.
- 13 Q. I didn't get the answer.
- 14 A. He told me he was arrested but he didn't tell
- 15 me anything regarding to why he was arrested.
- 16 Q. I thought you said it was about the vehicle,
- 17 there was a problem with the purchase of the
- 18 vehicle?
- 19 A. No.
- 20 Q. Okay. When you said he told you he was --
- 21 had been arrested, when was that?
- 22 A. I don't even remember. I don't remember.
- 23 Q. Okay. Did he tell you that in person?
- 24 A. No.
- 25 Q. How did he tell you that?

Page 26

- Q. Okay. And when you say all the time, was
- 2 that once a week? Twice a week? You tell me.
- 3 A. We were together almost all the time.
- 4 Q. Okay. Including at that address, correct?
- 5 A. Yes.
- 6 Q. All right. Who else lived there, at that
- 7 address?
- 8 A. His parents, brother, aunt, cousin,
- 9 grandparents.
- 10 Q. Okay. Was his brother Stanley LaForest?
- 11 A. Yes.
- 12 Q. Okay. Do you know him?
- 13 A. Yes.
- 14 Q. When is the last time you spoke to him?
- 15 A. A while ago.
- 16 Q. Okay. And do you know Mr. LaForest's wife?
- 17 A. No.
- 18 Q. Okay. Was his wife there, at that Farragut
- 19 Road address when you were there with Mr. LaForest,
- 20 Emanuel LaForest?
- 21 A. No.
- 22 Q. Okay. Now -- strike that.
- 23 Is it your testimony that Mr. LaForest never
- 24 told you that he actually purchased a vehicle on
- 25 May 30th of 2020, or in May --

- 1 A. He called me.
- 2 Q. He called you on the phone?
- 3 A. Yeah.
- 4 Q. Okay. And what did you do in response to
- 5 being told that he had been arrested?
- 6 A. I said okay, are you okay, and then that was
- 7 it.
- 8 Q. Okay. Did he ask you for any money for bail,
- 9 anything like that?
- 10 A. No.
- 11 Q. Okay. Now, you also, you mentioned that he,
- 12 Emanuel LaForest had asked you for your driver's
- 13 license. Did he ask for your -- for you to send
- 14 him, text him a photograph of your driver's license
- 15 or just a driver's license number or what?
- 16 A. He asked me to send him the photo of my
- 17 driver's license.
- 18 Q. Okay. And he also asked for your Social
- 19 Security number?
- 20 A. Correct.
- 21 Q. Didn't he already have that from before, at
- 22 Major World?
- 23 A. No.
- 24 Q. Okay. Had you ever entered into any other
- 25 Ioan or financial arrangement with Mr. LaForest?



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Page 31

1 A. No.

2 Q. Okay. And you said that when he texted you

3 from -- on May 30th he was, what you said was

4 "sitting with the guy". How do you know it was a

5 guy?

6 A. I was just saying that he was just sitting

7 with the -- because I forgot the word, how to do

8 it -- the sales rep.

9 Q. Okay. So you don't know if the sales rep was

10 a man or a woman?

11 A. Correct.

12 MS. CATERINE: Objection to form.

13 Q. You don't know the name of the sales rep?

14 A. No.

15 Q. What did Mr. LaForest text you -- you didn't

16 have an actual conversation with him that day, did

17 you?

18 A. No.

19 Q. Or did you?

20 Okay. Did he text you any, anything else

21 other than the question or the request that you

22 send him your Social Security number and a photo of

23 your driver's license?

24 A. No.

25 Q. Okay. That was it? Your testimony is you

Page 29 1 Q. Where was that?

2 A. Abraham Lincoln High School.

3 Q. Okay. Have you had any education after high

4 school?

11

5 A. Yes. I'm in college now.

6 Q. Which college?

7 A. I'm doing on-line school, Ashworth.

8 Q. What's it called?

9 A. It's called Ashworth.

10 Q. Ashworth, okay.

Other than that, do you have any

12 certifications, nursing or health care or anything

13 in that regard?

14 A. No. I just been working.

15 Q. Okay. Who's your employer?

16 A. Northwell.

17 Q. And how long have you been with Northwell?

18 A. Since January of 2019.

19 Q. Okay. And when did you graduate Abraham

20 Lincoln High School?

21 A. 2009.

22 Q. What did you do between 2009 and January,

23 2019?

24 A. I was in and out of Kingsborough. I would go

25 and then I would stop. I would work. I always

Page 30

1 don't know what happened after that?

2 A. No, I don't.

3 Q. Okay. What's your understanding of why

4 you're here today?

A. They explained to me that something with the

6 dealership, how somebody was -- how Francis,

7 whatever her name is, is -- Farah, that somebody --

8 wow, I can't even talk right now. That the car was9 purchased under her and she wasn't there and they

10 just wanted to know if I was there and my Social

11 and driver's license was also used.

12 Q. Okay. So all that was explained to you by

13 Mr. Keshavarz?

14 A. Yes.

15 Q. So you did have more of a conversation with

16 him than you told us before --

17 MS. CATERINE: Objection to form.

18 Q. -- correct?

19 A. He just explained to me why and that I

20 needed -- that the testimony. That was it.

21 Q. Okay. Have you ever been arrested yourself?

22 A. No.

23 MS. CATERINE: Objection to form.

24 Q. Did you graduate from high school?

25 A. Yes.

Page 32 1 worked. I either worked two jobs or one job.

2 Q. Okay. What kind of work?

3 A. I did -- I was working at Party City, Lowe's,

4 then I worked at an after-school program and then I

5 started working in the health care. I started

6 doing phys -- I became a physical therapy aide and

7 then went into, then went into dermatology and then

8 went to pain management and now I'm at North,

9 Northwell Health.

10 Q. Right. Have you ever been married?

11 A. Nope.

12 Q. Do you have any children?

13 A. No.

14 Q. The last time you saw Emanuel LaForest, where

15 was that?

16 A. In Flatbush.

17 Q. Was it that Farragut Road address, that 2940

18 Farragut --

19 A. No.

20 Q. -- Road?

21 No, okay.

22 And he told you he had been arrested. Did he

23 ever tell you what happened to his case?

24 A. He never told me nothing about the case.

Q. Okay. So did he ever tell that you Farah



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	ANCOIS VS VAG		33–30
1	Page 33 Francois had approved his purchase of a vehicle	1	Page 35 you explain that?
2	after the fact, after he had purchased it?	2	MR. GOODMAN: Objection to form.
3	MS. CATERINE: Objection	3	A. When I forget. I don't know how to say
4	A. No.	4	his name. When Mr
5	MS. CATERINE: to form.	5	Q. Keshavarz.
6	Q. Okay. Give me one second here.	6	A. Keshavarz, when he called me he asked me
7	A. Just a quick question. Do you know how much	7	when he was asking me the question, I said I just
8	longer is this gonna be?	8	have the Credit Karma report and that's when I know
9	Q. I'm not gonna be more than a minute here.	9	what date my credit was ran from Victory.
10	A. Oh, okay.	10	Q. Okay. And was that date May 30th, 2020?
11	Q. I can't speak for Miss Caterine.	11	A. Yes.
12	MS. CATERINE: I probably just have one	12	Q. And so based on your credit being run on
13	more question for you once Mr. Goodman is done and	13	May 30th, 2020 do you think your text messages with
14	then you'll be free to go.	14	Emanuel LaForest were on or around May 30th, 2020?
15	THE WITNESS: Okay. No problem.	15	MR. GOODMAN: Object to form.
16	Q. Okay. Miss Singer, do you own a motor	16	A. I think, yes.
17	vehicle today?	17	Q. Okay. No more questions. Thank you, so
18	A. No.	18	
19	Q. Okay. And you did not on May in May of	19	A. Thank you.
20	2020, either?	20	-
21	A. Correct.	21	Q. Miss Singer, I have one more question.
22	Q. Okay. You have a driver's license, I think	22	
23	we saw a picture of it, correct?	23	Q. When did you pull the Credit Karma report?
24	A. Correct.	24	
25	Q. Okay. Do you ever use that driver's license	25	
20	Q. Okay. Do you ever use that arriver's needisc		Q. Might. Of that of conforming Wil. Noonavar2 pat
1	Page 34 for purposes of driving a motor vehicle?	1	Page 36
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December 13, 2022 37–39

	Page 37		Page 39
1	CERTIFICATE	1	ERRATA
2		2	
3	I, MICHELLE GRUENDEL, a Certified Court	3	I wish to make the following changes, for
4	Reporter and Notary Public of the State of New	4	the following reasons:
5	Jersey, do hereby certify that the foregoing is a		the following reasons:
6	true and accurate transcript of the testimony as	5	
	1	6	PAGE LINE
7	taken stenographically and digitally at the time,	7	CHANGE:
8	place and on the date hereinbefore set forth, to	8	REASON:
9	the best of my ability.		
10	I DO FURTHER CERTIFY that I am neither a	9	CHANGE:
11	relative nor employee nor attorney nor counsel of	10	REASON:
12	any of the parties to this action, and that I am	11	CHANGE:
13	neither a relative nor employee of such attorney or	12	REASON:
14	counsel, and that I am not financially interested	13	CHANGE :
15	in the action.		
	In the action.	14	REASON:
16		15	CHANGE:
17	1 1 1 1 1 1 1	16	REASON:
18	nichelle Gruendel	17	CHANGE:
19	, -	18	
	MICHELLE GRUENDEL, C.C.R.		REASON:
20	C.C.R. License No. 30X100190500	19	CHANGE:
	Notary Public of the	20	REASON:
21	4	21	
21	State of New Jersey	22	
22		23	WITNESS' SIGNATURE DATE
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